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7	* List of Defendants and their respective counsel listed after the caption.	
9	IN THE UNITED STATES DISTRICT COURT	
10	IN AND FOR THE NORTHERN DISTRICT OF CALIFORNIA	
11		
12	DONNIE DECINA	CASE NO. COO 5262 SDA
13	BONNIE REGINA,	CASE NO. C09-5362 SBA
14	Plaintiff,	<u>Civil Rights</u>
	V.	
15	* ·	STIPULATION AND ORDER
15 16	HUNTMONT MEDICAL BUILDING,	CONTINUING CASE
	HUNTMONT MEDICAL BUILDING, A CALIFORNIA LIMITED PARTNERSHIP; QUEST	CONTINUING CASE
16 17 18	HUNTMONT MEDICAL BUILDING, A CALIFORNIA LIMITED	CONTINUING CASE
16 17 18 19	HUNTMONT MEDICAL BUILDING, A CALIFORNIA LIMITED PARTNERSHIP; QUEST DIAGNOSTICS CLINICAL LABORATORIES, INC.; and DOES	CONTINUING CASE
16 17 18 19	HUNTMONT MEDICAL BUILDING, A CALIFORNIA LIMITED PARTNERSHIP; QUEST DIAGNOSTICS CLINICAL LABORATORIES, INC.; and DOES 1-10, Inclusive,	CONTINUING CASE
16 17 18 19 20	HUNTMONT MEDICAL BUILDING, A CALIFORNIA LIMITED PARTNERSHIP; QUEST DIAGNOSTICS CLINICAL LABORATORIES, INC.; and DOES 1-10, Inclusive, Defendants. MELISSA WOOD EISENBERG, Esq. (CONTINUING CASE MANAGEMENT CONFERENCE
116 117 118 119 120 221	HUNTMONT MEDICAL BUILDING, A CALIFORNIA LIMITED PARTNERSHIP; QUEST DIAGNOSTICS CLINICAL LABORATORIES, INC.; and DOES 1-10, Inclusive, Defendants. MELISSA WOOD EISENBERG, Esq. (MURCHISON & CUMMING LLP	CONTINUING CASE MANAGEMENT CONFERENCE
116 117 118 119 220 221 222 223	HUNTMONT MEDICAL BUILDING, A CALIFORNIA LIMITED PARTNERSHIP; QUEST DIAGNOSTICS CLINICAL LABORATORIES, INC.; and DOES 1-10, Inclusive, Defendants. MELISSA WOOD EISENBERG, Esq. (MURCHISON & CUMMING LLP	CONTINUING CASE MANAGEMENT CONFERENCE
116 117 118 119 220 221 222 223	HUNTMONT MEDICAL BUILDING, A CALIFORNIA LIMITED PARTNERSHIP; QUEST DIAGNOSTICS CLINICAL LABORATORIES, INC.; and DOES 1-10, Inclusive, Defendants. MELISSA WOOD EISENBERG, Esq. (MURCHISON & CUMMING LLP 2010 Crow Canyon Place, Suite 380 San Ramon, CA 94583 Telephone: 925/365-3170 Facsimile: 925/365-3180 meisenberg@murchisonlaw.com	CONTINUING CASE MANAGEMENT CONFERENCE
116 117 118 119 220 221 222 223	HUNTMONT MEDICAL BUILDING, A CALIFORNIA LIMITED PARTNERSHIP; QUEST DIAGNOSTICS CLINICAL LABORATORIES, INC.; and DOES 1-10, Inclusive, Defendants. MELISSA WOOD EISENBERG, Esq. (MURCHISON & CUMMING LLP 2010 Crow Canyon Place, Suite 380 San Ramon, CA 94583 Telephone: 925/365-3170 Facsimile: 925/365-3180	CONTINUING CASE MANAGEMENT CONFERENCE

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7	LABORATORIES, INC.	
8	STIPULATION	
9	Plaintiff BONNIE REGINA and Defendants HUNTMONT	
10	MEDICAL BUILDING and QUEST DIAGNOSTICS CLINICAL	
11	LABORATORIES, INC. hereby jointly stipulate and request through their	
12	attorneys of record as follows:	
13	Pursuant to General Order 56, on April 8, 2010, the parties conducted	
14	a site inspection of the subject premises.	
15	The parties are presently waiting for the report of Plaintiff's expert,	
16	Barry Atwood, in order to complete the requirements of General Order 56 and	
17	move forward with settlement efforts.	
18	On July 8, 2010, counsel for the parties participated in a telephone	
19	conference with Daniel Bowling of the United States District Court ADR	
20	Program. During this telephone conference, the parties discussed Mr. Atwood's	
21	forthcoming expert report and a schedule by which Plaintiff would make an	
22	injunctive relief demand and Defendants would respond. Based on this	
23	discussion, a further telephone conference with all counsel and Mr. Bowling is	
24	scheduled for September 9, 2010.	
25	A Case Management Conference with the Court is presently	
26	scheduled for July 22, 2010, at 3:15 p.m.	
27	The parties hereby agree and stipulate that the Case Management	
28	Conference with the Court be rescheduled for sometime in October or November	

of 2010 to allow the parties to move forward with settlement efforts and complete 1 the requirements of General Order 56. 2 The parties agree and stipulate that continuing the Case Management 3 Conference will promote a more efficient resolution of the case, keeping fees and 4 costs down for both sides. Moreover, the parties agree and stipulate that moving 5 the Case Management Conference date will make the conference more effective 6 because both parties will have garnered sufficient information to fully evaluate 7 their respective cases. 8 IT IS SO STIPULATED. 9 10 Dated: July 12, 2010 LAW OFFICES OF PAUL L. REIN 11 12 /s/ Catherine M. Cabalo By: Catherine M. Cabalo, Esq. 13 Attorneys for Plaintiff **BONNIE REGINA** 14 15 Dated: July 12, 2010 EPSTEIN BECKER & GREEN, P.C. 16 17 /s/ Andrew J. Sommer By: Andrew J. Sommer, Esq. 18 Attorneys for Defendant QUEST 19 DIAGNOSTICS CLINICÂL LABORATORIES, INC. 20 21 Dated: July 12, 2010 MURCHISON & CUMMING, LLP 22 23 /s/ Melissa Wood Eisenberg By: Melissa Wood Eisenberg, Esq. Attorneys for Defendant HUNTMONT MEDICAL BUILDING 2.4 25 26 27 28

Dated: 7/19/10

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ORDER

Good cause having been shown, the Court grants the parties' stipulation and request to continue the Case Management Conference in this case to 10/6/10 at 3:30 p.m. The parties shall **meet and confer** prior to the conference and shall prepare a joint Case Management Conference Statement which shall be filed no later than ten (10) days prior to the Case Management Conference that complies with the Standing Order For All Judges Of The Northern District Of California and the Standing Order of this Court. Plaintiffs shall be responsible for filing the statement as well as for arranging the conference call. All parties shall be on the line and shall call (510) 637-3559 at the above indicated date and time.

PURSUANT TO STIPULATION, IT IS SO ORDERED.

SAUNDRA B. ARMSTRONG United States District Court Judge